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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/597,129	07/12/2006	Anne Kristiina Niemi	PHUS040040US2 6970		
38107 7590 09/21/2007 PHILIPS INTELLECTUAL PROPERTY & STANDARDS 595 MINER ROAD CLEVELAND, OH 44143			EXAMINER		
			FETZNER, TIFFANY A		
			ART UNIT	PAPER NUMBER	
	•		2859		
			MAIL DATE	DELIVERY MODE	
		•	09/21/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

-		Application	on No.	Applicant(s)	
ı		10/597,12	29	NIEMI ET AL.	
Offi	ice Action Summary	Examiner		Art Unit	
		Tiffany A.	Fetzner	2859	
The M Period for Reply	AILING DATE of this communic	ation appears on the	cover sheet with the	correspondence addr	ess
A SHORTEN WHICHEVER - Extensions of tin after SIX (6) MO - If NO period for - Failure to reply v Any reply receiv	ED STATUTORY PERIOD FOIR IS LONGER, FROM THE MAINE MAINTHS from the mailing date of this communities is specified above, the maximum statuwithin the set or extended period for reply will be the Office later than three months after adjustment. See 37 CFR 1.704(b).	ILING DATE OF TH 37 CFR 1.136(a). In no evenication. Itory period will apply and will, by statute, cause the appl	HIS COMMUNICATION ent, however, may a reply be ill expire SIX (6) MONTHS fro lication to become ABANDOI	ON. timely filed om the mailing date of this common NED (35 U.S.C. § 133).	·
Status					
2a) ☐ This ac 3) ☐ Since the	nsive to communication(s) filed tion is FINAL . 2b his application is in condition fo in accordance with the practice	b)⊠ This action is n or allowance except	for formal matters, p		nerits is
Disposition of C	laims		•		
4a) Of the first	s) <u>1-8</u> is/are pending in the applicate above claim(s) is/are s) is/are allowed. s) <u>1-8</u> is/are allowed. s) <u>1-8</u> is/are rejected. s) is/are objected to. s) are subject to restrictions	withdrawn from co		·	·
Application Pap	ers				
10)⊠ The dra Applicai Replace	ecification is objected to by the wing(s) filed on 12 July 2006 is not may not request that any objection and trawing sheet(s) including the or declaration is objected to the	s/are: a)⊠ accepte ion to the drawing(s) b he correction is requir	pe held in abeyance. So the dif the drawing(s) is the drawing(s) is the drawing(s) is the drawing(s).	See 37 CFR 1.85(a). objected to. See 37 CFR	
Priority under 3	5 U.S.C. § 119				•
a)	rledgment is made of a claim for b) Some * c) None of: Certified copies of the priority describing the copies of the priority described copies of the priority described copies of the certified copies of application from the International attached detailed Office action	ocuments have bee ocuments have bee f the priority docume al Bureau (PCT Rul	en received. en received in Applica ents have been recei e 17.2(a)).	ation No ived in this National St	age
2) Notice of Draft3) Information Dis	rences Cited (PTO-892) sperson's Patent Drawing Review (PTo sclosure Statement(s) (PTO/SB/08) ail Date <u>7/12/2006</u> .	O-948)	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date	

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on **July 12th 2006** is in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner has considered the information disclosure statement. The initialed and dated **July 12th 2006** information disclosure statement (IDS) is attached to this office action.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 4. Claims 1-8 are rejected under 35 U.S.C. 102(a) as being anticipated by the article of ZHANG, Q., et al.; Improving True-FISP Parallel Cine Imaging using a New Data-acquisition Scheme for Coil Sensitivity Calibration; 2003; Proc. Intl. Soc. Mag. Reson. Med.; 11:2329., which was supplied by the applicant's July 12th 2006 IDS statement and will be referred to hereafter as the ZHANG et al., article.
- 5. With respect to Claim 1, the ZHANG et al., article teaches a 'method of improved coil sensitivity estimation for reducing artifacts in an MRI apparatus utilizing parallel imaging" [See the synopsis and introduction paragraphs], "the method comprising: for a parallel imaging sequence, performing a calibration sequence relative to the parallel imaging sequence," [See the synopsis and introduction paragraphs], "using one of: a spin echo type sequence matching the in-plane phase encode direction of the calibration and the parallel imaging sequences for each calibration; and a gradient echo type sequence matching the in-plane phase encode direction of the calibration and the parallel imaging sequences for each calibration" [See the Pulse sequence of figure 1 where the direction of the in-plane phase encoding gradient is

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shown to match for each calibration and the parallel imaging sequences for each calibration". See also the entire article on page 2329.]

6. With respect to Claim 2, the ZHANG et al., article teaches "the calibration sequence is performed for each parallel imaging sequence." [See the synopsis paragraph] The same reasons for rejection, that apply to claim 1 also apply to claim 2 and need not be reiterated.

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- 7. With respect to **Claim 3**, the **ZHANG et al.**, article also teaches that it is also known to perform the calibration sequence is performed prior to each said parallel imaging sequence." [See the introduction paragraph] The same reasons for rejection, which apply to claims 1, 2 also apply to claim 3 and need not be reiterated.
- 8. With respect to Claim 4, the ZHANG et al., article teaches performing the calibration sequence with a TE time of 0.97ms in the Methods paragraph, therefore the ZHANG et al., article teaches that the "calibration sequence is performed with a very short echo time, e.g. less than 5 ms." The same reasons for rejection, that apply to claim 1 also apply to claim 4 and need not be reiterated.
- 9. With respect to **Claim 5**, the **ZHANG et al.**, article shows from figure 1 the step of "using an essentially identical read out gradient in both the calibration sequence and the parallel imaging sequence" referenced in the synopsis and introduction paragraphs.] The same reasons for rejection, that apply to **claim 1** also apply to **claim 5** and need not be reiterated.
- 10. With respect to **Claim 6**, the **ZHANG et al.**, article shows from figures 1, 2, and 3 that "a phase encode direction of said calibration sequence is essentially directed in along a phase encode direction of said parallel imaging sequence." {See figures 1, 2, and 3]. The same reasons for rejection, that apply to **claim 1** also apply to **claim 6** and need not be reiterated.
- 11. With respect to Claim 7, the ZHANG et al., article teaches that the 1.5T Magnetorn Sonata was utilized to perform the procedure, on which the ZHANG et al., article parallel imaging sequence with calibration sequence was implemented, with images being reconstructed from the implemented sequence, therefore the ZHANG et al., article teaches "an MRI apparatus having a sequence controller programmed to

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perform the method as set forth in claim 1" because MRI sequences are intrinsically and necessarily performed by programmable computer controllers, because the speed of the timings and the calculations involved require a computer implementation. The same reasons for rejection, which apply to any one of **claims 1-6** also apply to **claim 7** and need not be reiterated.

12. With respect to Claim 8, the ZHANG et al., article also teaches An MRI apparatus" (i.e. the Magnetorn Sonata) "that includes a magnet system for generating a B0 1.5 Tesla magnetic field in an examination zone" [Se the methods paragraph], "the apparatus comprising: means for exciting and manipulating magnetic resonance in the examination zone; means for spatially encoding the magnetic resonance; plurality of coils with differing sensitivity profiles for receiving resonance signals in parallel; means for reconstructing received resonance signals into image representations; means for generating sensitivity profiles of the coils from image representations generated during a calibration scan; means generating a diagnostic image from the sensitivity profiles and image representations generated during a diagnostic scan; sequence control means for accessing a calibration sequence memory means to retrieve one of an RF refocused spin echo type sequence and a gradient recalled echo type sequence and controlling the resonance exciting means and the spatial encoding means in accordance with the retrieved calibration sequence to generate resonance signals for the reconstruction means to reconstruct into the calibration image representations and for accessing a diagnostic imaging sequence memory means to retrieve a diagnostic imaging sequence and controlling the resonance exciting means and the spatial encoding means to generate resonance signals for the reconstruction means to reconstruct into the diagnostic image representations." [See figures 1 through 3 and the synopsis, introduction, Methods, Results and Discussion paragraphs of the ZHANG et al., article for the components and means by which each of the disclosed method steps are actualized on the Magnetorn Sonata in the ZHANG et al., article. The same reasons for rejection, that apply to claim 1 also apply to claim 8 and need not be reiterated.

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Conclusion

- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tiffany Fetzner whose telephone number is: (571) 272-2241. The examiner can normally be reached on Monday-Thursday from 7:00am to 4:30pm., and on alternate Friday's from 7:00am to 3:30pm.
- If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego Gutierrez, can be reached at (571) 272-2245. The only official fax phone number for the organization where this application or proceeding is assigned is **(571) 273-8300**.
- Information regarding the status of an application may be obtained from the 15. Patent Application information Retrieval (PAIR) system Status information for published applications may be obtained from either Private PMR or Public PMR. Status information for unpublished applications is available through Private PMR only. For more information about the PMR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PMR system contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

September 17, 2007

Diego Gutierrez

Supervisory Patent Examiner

Technology Center 2800